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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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Complete if Known				
Application Number	10/617,489			
Filing Date	July 10, 2003			
First Named Inventor	Thomas L. CANTOR			
Art Unit	1641			
Examiner Name	J. Cheu			
Attorney Docket Number	532212000623			

U.S. PATENT DOCUMENTS					
Examiner Initials*	Cite No.1	Document Number Number-Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear

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FOREIGN PATENT DOCUMENTS						
Examiner Initials*	Cite No.1	Foreign Patent Document Country Code ³ -Number ⁴ -Kind Code ³ (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T⁰
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*EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹ Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at www.usplo.gov or MPEP 801.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁶ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 18 if possible. ⁶ Applicant is to place a check mark here if English language Translation is attached.

NON PATENT LITERATURE DOCUMENTS – SUBJECT TO PROTECTIVE ORDER					
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²		
X	1 .	Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc.'s Motion for Leave to File Amended Complaint, filed January 26, 2004			
1	2.	Nichols Institute Diagnostics, Inc.'s Notice of Lodgement of Corrected Copy of Proposed Second Amended Complaint, Exhibit A to Declaration of Julia A. Miller in Support of Nichols' January 26, 2004 Motion for Leave to File Amended Complaint, filed February 23, 2004			
	3.	Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc.'s Motion for Summary Judgment that the '790 Patent Claims are Valid and Infringed, filed February 28, 2005			

NON PATENT LITERATURE DOCUMENTS - PROPRIETARY INFORMATION					
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²		
	4.	Declaration of Thomas L. Cantor with Exhibit A, executed on April 7, 2005			

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^{*}EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English language Translation is attached.

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11	FORMATIO	N DI	SCLOSURE	Fiting Date	July 10, 2003		
	TATEMENT			First Named Inventor	Thomas L. CANTOR		
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U.S. PATENT DOCUMENTS					
		Document Number	Publication Cate	Name of Patenties or	Peges, Columns, Lines, Where Relevant Passages or Relevant
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	FOREIGN PATENT DOCUMENTS						
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*EXAMINER: initial if information considered, whether or not citation is in conformance with MPEP 609. One line through citation is no conformance and not considered. Include copy of this form with next construction to expicient. "Applicants unique decision destination number (optional). "See Kinds Codes of USPTO Patest Documents all <u>www.usto.com</u> or MPEP 901.04. "Enter Office that leaved the document, by the two-letter code (WIPO Standard ST.3). "For Japanese petent documents, the indication of the year of the relign of the Emperor must preced at the sential number of the patent document. "Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST., 18 if possible. "Applicant is to place a check mark here if English language Translation is stached.

NON PATENT LITERATURE DOCUMENTS					
Examiner Ci	magazne, journar, serial, symposium, catalog, each, date, pagets), vocame assue mamber(s), potential, ory	Ta			
X .	Complaint for: 1. Direct Patent Infringement, 35 U.S.C. § 271(a); and 2. Inducing Patent Infringement, 35 U.S.C. § 271(b); filed in the United States District Court, Central District of California, Southern Division; Case no. CV04-8871 GPS (MANx)				

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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Sheet	1	of	1
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Complete if Known				
10/617,489				
July 10, 2003				
Thomas L. CANTOR				
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	10/617,489 July 10, 2003 Thomas L. CANTOR 1641 C. Cheu			

		NON PATENT LITERATURE DOCUMENTS - SUBJECT TO PROTECTIVE ORDER	
caminer	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the team (occ., magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city	T 2
	1.	Declaration of M. Andrew Woodmansee in Support of Motion for Summary Judgment Pursuant to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc., and Scantibodies Laboratory, Inc., filed February 25, 2003	
Τ	2.	Declaration of Brigham A. Fordham in Support of Scattlebodies in Statistics of Standing and Failure to Join an Indispensable Party or, in the Pleadings for Lack of Standing and Failure to EPCP 19 filed July 16, 2003	
	3.	Declaration of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Michels Instates Designation of Peter R. Munson in Support of Peter R. Munson in	_
-	4.	filed September 18, 2003 Declaration of M. Andrew Woodmansee in Support of Scantibodies' Motion for Judgment on the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the the Pleadings for Lack of Standing and Failure to FRCP 19, filed September 24, 2003 Alternative, to Join a Necessary Party Pursuant to FRCP 19, filed September 24, 2003	<u> </u>
\dagger	5.	Declaration of Julia A. Miller in Support of Nicitols Institute Disgression of Julia A. Miller in Support of Nicitols Institute Disgression 15(d), filed November 24, Service of its Supplemental Amended Complaint Under F.R.C.P. 15(d), filed November 24,	
-	6.	Declaration of Katherine L. Parker in Support of Scantibodies' Reply to Nichols' Opposition to Declaration of Katherine L. Parker in Support of Scantibodies' Reply to Nichols' Opposition to Motion for Judgment on the Pleadings and for Attorneys' Fees, filed February 23, 2004 Motion for Judgment on the Pleadings and for Attorneys' Fees, filed February 23, 2004	_
-	7.	Complemental Expert Report of Larry VV. Evalls Pulsuant to Italia and Italia	r
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1	9.	Expert Report of Joseph O. Falkinham, III, Ph.D. Adopting Supplemental Expert	F
++	10	Ol Rebuttal Expert Report of Joseph O. Falkinnam, III, Fri.D.	t
- 1-	1	Rubuttal Expert Report of Ellen S. Vitetta, Ph.D.	_

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Substitute for form 1449/PTO		Complete if Known			
Subsulule for furth 1445/F 10				Application Number	10/617,489
IN	FORMATIC	ON DI	SCLOSURE	Filing Date	July 10, 2003
STATEMENT BY APPLICANT				First Named Inventor	Thomas L. CANTOR
				Art Unit	1641
	(Use as many	sheets as	necessary)	Examiner Name	C. Cheu
Sheet	1	of	1	Attorney Docket Number	532212000623

		NON PATENT LITERATURE DOCUMENTS - SUBJECT TO PROTECTIVE ORDER	
Examiner Initials	The state of the s		T²
7	1.	Declaration of M. Andrew Woodmansee in Support of Motion for Summary Judgment Pursuant to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc., filed February 25, 2003	
	2.	Declaration of Brigham A. Fordham in Support of Scantibodies' Motion for Judgment on the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the Alternative, to Join a Necessary Party Pursuant to FRCP 19, filed July 16, 2003	
	3.	Declaration of Peter R. Munson in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' Motion for Judgment on the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the Alternative, to Join a Necessary Party Pursuant to FRCP 19, filed September 18, 2003	
	4.	Declaration of M. Andrew Woodmansee in Support of Scantibodies' Motion for Judgment on the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the Alternative, to Join a Necessary Party Pursuant to FRCP 19, filed September 24, 2003	
	5.	Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc.'s Motion to Permit Service of its Supplemental Amended Complaint Under F.R.C.P. 15(d), filed November 24, 2003	
	6.	Declaration of Katherine L. Parker in Support of Scantibodies' Reply to Nichols' Opposition to Motion for Judgment on the Pleadings and for Attorneys' Fees, filed February 23, 2004	
	7.	Supplemental Expert Report of Larry W. Evans Pursuant to Rule 26(A)(2)(B), Fed. R. Civ. P.	
1	8.	Supplemental Expert Report of L. J. Deftos, MD, JD, LLM	
	9/	Expert Report of Joseph O. Falkinham, III, Ph.D. Adopting Supplemental Expert Report of L. J. Deftos, MD, JD, LLM	
1	10.	Rebuttal Expert Report of Joseph O. Falkinham, III, Ph.D.	
.17	11.	Rubuttal Expert Report of Ellen S. Vitetta, Ph.D.	

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INFORMATION DISCLOSURE
STATEMENT BY APPLICANT

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Application Number
Filing Date
First Named Inventor
Art Unit
Examiner Name

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Complete if Known		
Application Number	10/617,489	
Filing Date	July 10, 2003	
First Named Inventor	Thomas L. CANTOR	
Art Unit	1641	
Examiner Name	C. Cheu	
Attorney Docket Number	532212000623	

		NON PATENT LITERATURE DOCUMENTS - SUBJECT TO PROTECTIVE ORDER	
Examiner Initials	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²
X	1 .	Order Granting Scantibodies' Ex Parte Application for Leave to File Documents Under Seal, filed May 4, 2005	
	2.	Nichols Institute Diagnostics, Inc.'s Notice of and Ex Parte Application for Order to File Its Confidential Consolidated Declaration of April Alex in Support of Nichols' Opposition to Scantibodies' In Limine Motion Nos. 2 and 5 Under Seal, filed May 5, 2005	
	3.	Declaration of April Alex in Support of Nichols' Ex Parte Application for Order Sealing Its Confidential Consolidated Declaration of April Alex in Support of Nichols' Opposition to Scantibodies' In Limine Motion Nos. 2 and 5 Under Seal, filed May 5, 2005	
	4.	Confidential Consolidated Declaration of April Alex in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' In Limine Motion Nos. 2 and 5, filed May 5, 2005	
	5.	Scantibodies' Ex Parte Application For Leave to File Documents Under Seal With Oppositions to Nichols' Motions In Limine, Filed May 5, 2005	
	6.	Declaration of Katherine L. Parker in Support of Scantibodies' Ex Parte Application For Leave to File Documents Under Seal, filed May 5, 2005	
	7.	Declaration of M. Andrew Woodmansee in Support of Scantibodies' Oppositions to Nichols' Motions In Limine, filed May 5, 2005	
	8.	Supplemental Exhibits to Joint Trial Brief [Volume 1 of 5], filed May 4, 2005	
	9.	Nichols Institute Diagnostics, Inc.'s Notice of and Ex Parte Application for Order to File Exhibits 12-14, 16-17, 19, 22, 25-26 and 28-33 of the Supplemental Exhibits to Joint Trial Brief Under Seal, filed May 4, 2005	•
	10.	Declaration of April M. Alex In Support of Nichols' Ex Parte Application for Order to File Exhibits 12-14, 16-17, 19, 22, 25-26 and 28-33 of the Supplemental Exhibits to Joint Trial Brief Under Seal, filed May 4, 2005	
	11.	[Proposed] Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File Exhibits 12-14, 16-17, 19, 22, 25-26 and 28-33 of the Supplemental Exhibits to Joint Trial Brief Under Seal, filed May 4, 2005	
	12.	Deposition of Claude Arnaud, Exhibit No. 12	
	13.	Deposition of Thomas Cantor, Exhibit No. 13	
	14.	Deposition of Thomas Cantor, Exhibit No. 14	
	15.	Deposition of Damon Cook, Exhibit No. 16	
	16.	Deposition of Wolf-Georg Forssmann, Exhibit No. 17	
	17.	Deposition of Ping Gao, Exhibit No. 19	
	18.	Deposition of Thomas Godemeyer, Exhibit No. 22	
	19.	Deposition of Markus Magerlein, Exhibit No. 25	
	20.	Deposition of Markus Magerlein, Exhibit No. 26	
L.	21.	Deposition of Michael Nordstrom, Exhibit No. 28	
<u> </u>	22.	Deposition of K. Ramakrishan, Exhibit No. 29	
—	23	Deposition of K. Ramakrishan, Exhibit No. 30	
 	24.	Deposition of Randall Ringold, Exhibit No. 31	
H	25.	Deposition of Stephen Scheibel, Exhibit No. 32	
H	26.	Deposition of Janet Sharp, Exhibit No. 33	
V	27.	Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File the Declaration	

Examiner Signature	(H/W)	XU	Date Considered	8/8/2015
sd-268452				

Complete if Known Substitute for form 1449/PTO 10/617,489 Application Number **INFORMATION DISCLOSURE** Filing Date July 10, 2003 STATEMENT BY APPLICANT Thomas L. CANTOR First Named Inventor Art Unit 1641 (Use as many sheets as necessary) C. Cheu Examiner Name 2 532212000623 Sheet 2 of Attorney Docket Number

Z		of James V. Fazio, III in Support of Nichols Institute Diagnostics, Inc.'s Motion In Limine No. 10 to Preclude Counsel From Objecting to Rule 30(B)(6) Designations Under Seal, filed May 4, 2004
	28.	Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File Exhibits A, B, C, D, F, G, H, and J to the Consolidated Declaration of April Alex in Support of Nichols Institute Diagnostics, Inc.'s In Limine Motions Nos. 15-17 Under Seal, filed May 4, 2005
	29.	Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File Exhibits B and C of the Consolidated Declaration of Jane K. Babin in Support of Nichols Institute Diagnostics, Inc.'s In Limine Motions Nos. 19-20 Under Seal, filed May 4, 2005

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Examiner Signature Considered Date Considered Strategy Considered Strategy Considered Co

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Complete If Known				
Application Number	10/617,489			
Filing Date	July 10, 2003			
First Named Inventor	Thomas L. CANTOR			
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Attorney Docket Number	532212000623			

Г				U.S. PA	TENT DOCUMENTS	
	aminer i el s*	Cite No.1	Document Number Number-Kind Code ² (# known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Cotumns, Lines, Where Relevant Passages or Relevant Figures Appear
	*	11.	US-5,656,455	08-12-1997	Wood et al.	
7	W	2.	US-6,030,790	02-29-2000	Adermann et al.	

		FOREIC	ON PATENT	DOCUMENTS		_
Examiner Initials*	Cite No.1	Foreign Patent Document Country Code ³ -Number ⁴ -Kind Code ⁵ (# known)	Publication Date MM-OD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	τ°
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			NON PATENT LITERATURE DOCUMENTS	
Exar Initia	niner Is	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catatog, etc.), date, page(s), volume-Issue number(s), publisher, city and/or country where published.	T²
Ų,		3.	Certificate of Correction pertaining to inventorship for U.S. Patent No. 6,030,790, dated August 6, 2002	
7	4. Certificate of Correction pertaining to text for U.S. Pate		Certificate of Correction pertaining to text for U.S. Patent No. 6,030,790, dated August 27, 2002	
		5.	DELMAS et al., Molecular Immunology (1985) 22:675-679	<u> </u>
		6.	DESPLAN et al., The Lancet (1977) July:198-199	<u> </u>
		7.	FISCHER et al., The Journal of Clinical Investigation (1974) 54:1382-1394	<u> </u>
		8.	GAO et al., Clinica Chimica Acta (1996) 245:39-59	
П		9.	GAO et al., J. Bone Mineral Res. (2001) 16:605-614	L
		10.	HABENER and POTTS, Endocrinology (1979) 105:115-119	
П		11.	HABENER et al., Endocrine Research Comminications (1974) 1:1-17	
\Box		12.	HANLEY and WELLINGS, Journal of Immunoassay (1985) 6:245-259	<u> </u>
П		13.	HENDY et al., Proceedings of the Society for Endocrinology 26P-27P	<u> </u>
П		14.	JOHN et al., Journal of Clinical Endocrinology and Metabolism (1999) 84(11):4287-4290	<u> </u>
П		15.	KOHNO et al., J. Clin. Lab. Anal. (1998) 12:268-275	<u> </u>
	T	16.	LOGUE et al., Journal of Immunological Methods (1991) 137:159-166	Ц_
		17.	NUSSBAUM et al., Methods in Enzymology (1985) 109:625-638	igspace
		18.	RAPLEY et al., Immunology (1993) 78:379-386	<u> </u>
		19.	TAMPE et al., J. Immunoassay (1992) 13(1):1-13	<u> </u>
	t —	20.	VIEIRA et al., Brazilian J. Med. Biol. Res. (1987) 20:721-729	!
		21.	VISSER et al., Acta Endocrinology (1979) 90:90-102	ļ
	17	22.	Why Nichols is our PTH Vendor, submitted in Defendant's Supplemental Initial Disclosures	<u> </u>
	17	23.	XIE and ABOU-SAMRA, Endocrinology (1998) 139:4563-4567	<u></u>

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-		_	APPLICANT	First Named Inventor	Thomas L. CANTOR ·		
				Art Unit	1641		
	(Use as mai	ny sheets a	s necessary)	Examiner Name	C. Cheu	•	
Sheet 2 of 6				Attorney Docket Number	532212000623		

Z	24.	Subpoena in a Civil Case for Dr. Claude Amaud, filed May 4, 2005	L
	25.	Subpoena in a Civil Case for Dr. Ellen Vitetta, filed May 4, 2005	_
	26.	Subpoena in a Civil Case for Joseph O. Falkinham, III, filed May 4, 2005	L
	27.	Subpoena in a Civil Case for Gerald Bjorge, filed May 4, 2005	L
	28.	Subpoena in a Civil Case for Larry W. Evans, filed May 4, 2005	L
	29.	Subpoena in a Civil Case for Dr. Wolf-Georg Forsmann, filed May 4, 2005	L
	30.	Subpoena in a Civil Case for Dr. Knut Adermann, filed May 4, 2005	L
	31.	Subpoena in a Civil Case for Dr. Dieter Hock, filed May 4, 2005	L
	32.	Subpoena in a Civil Case for Dr. Markus Magerlein, filed May 4, 2005	L
1	33.	Subpoena in a Civil Case for Dr. Thomas Godemeyer, filed May 4, 2005	L
\Box	34.	Subpoena in a Civil Case for Dr. Michael Harder, filed May 4, 2005	L
1	35.	Subpoena in a Civil Case for Dr. Randy Ringold, filed May 4, 2005	L
	36.	Subpoena in a Civil Case for Dr. K. Ramakrishan, filed May 4, 2005	L
	37.	Subpoena in a Civil Case for Eva Guthrie, filed May 4, 2005	L
	38.	Subpoena in a Civil Case for Julie Lu, filed May 4, 2005	L
T	39.	Nichols' Opposition to Scantibodies' Motion in Limine No. 1 (That Seeks to Exclude Dr. Hall's	
1		Experiments), filed May 5, 2005	L
Τ	40.	Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' Motion In Limine No. 2,	-
1		Nichols' Opposition to Scantibodies Motion In Limine to Exclude Expert Opinion and Other	1
1		Evidence Regarding Opinion of Counsel, filed May 5, 2005	╀
	41.	Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' Motion In Limine No. 3 to	ı
1_	<u> </u>	Preclude Nichols' Reliance on Doctrine of Equivalents, filed May 5, 2005	1
	42.	Declaration of Jane Babin in Support of Nichols Institute Diagnostics, Inc.'s Opposition to	
		Scantibodies' In Limine Motion No. 3, filed May 5, 2005	╁.
	43.	Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' In Limine Motion No. 5,	ı
1		Opposition to Scantibodies' Motion to Preclude Evidence of a Hypothetical Negotiation	1
1_	<u> </u>	Between Scantibodies and Nichols, filed May 5, 2005	+
1	44.	Declaration of April Alex in Support of Nichols Institute Diagnostics, Inc.'s Opposition to	ı
1	 	Scantibodies' In Limine Motion No. 5, filed May 5, 2005	╀
ì	 45 .	Nichols Institute Diagnostics, Inc.'s Opposition to Scantibodies' Motion In Limine No. 7 to	
1	1	Exclude Evidence Regarding Medicare Billing, filed May 5, 2005	╁
1	46.	Order Granting Nichols Institute Diagnostics Inc.'s Ex Parte Application to Accept Nichols' In	İ
4	 _	Limine Motion No. 21 as Timely Filed, filed May 5, 2005	╁
┼	47.	Scantibodies' Opposition to Nichols' Motion in Limine No. 1, filed May 5, 2005	+
	48.	Scantibodies' Opposition to Nichols' Motion in Limine No. 2, filed May 5, 2005	十
-	49.	Scantibodies' Opposition to Nichols' Motion in Limine No. 3, filed May 5, 2005	十
	50.	Scantibodies' Opposition to Nichols' Motion in Limine No. 4, filed May 5, 2005	╁
-	51.	Scantibodies' Opposition to Nichols' Motion in Limine No. 5, filed May 5, 2005	+
	52.	Scantibodies' Opposition to Nichols' Motion in Limine No. 6, filed May 5, 2005	+
	53.	Scantibodies' Opposition to Nichols' Motion in Limine No. 7, filed May 5, 2005	╁
	54.	Scantibodies' Opposition to Nichols' Motion in Limine No. 8, filed May 5, 2005	╁
	55.	Scantibodies' Opposition to Nichols' Motion in Limine No. 10, filed May 5, 2005	+
	56.	Scantibodies' Opposition to Nichols' Motion in Limine No. 11, filed May 5, 2005	+
	57.	Scantibodies' Opposition to Nichols' Motion in Limine No. 13, filed May 5, 2005 Scantibodies' Opposition to Nichols' Motion in Limine No. 14, filed May 5, 2005	+
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1	58. \$9.	Scantibodies' Opposition to Nichols' Motion in Limine No. 15, filed May 5, 2005	┰

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STATEMENT BY APPLICANT				First Named Inventor	Thomas L. CANTOR	
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(Use as many sheets as necessary)				Examiner Name	C. Cheu	
Sheet	3	of	6	Attorney Docket Number	532212000623	

1	61.	Scantibodies' Opposition to Nichols' Motion in Limine No. 17, filed May 5, 2005
	62.	Scantibodies' Opposition to Nichols' Motion in Limine No. 18, filed May 5, 2005
1	63.	Scantibodies' Opposition to Nichols' Motion in Limine No. 19, filed May 5, 2005
	64.	Scantibodies' Opposition to Nichols' Motion in Limine No. 20, filed May 5, 2005
	65.	Stipulation and Notice of Withdrawal Regarding Four Motions In Limine, filed May 5, 2005
	66.	Supplemental Suppoena in a Civil Case for Ping Gao, filed May 6, 2005
\neg	67.	Supplemental Subpoena in a Civil Case for Scantibodies Laboratory, Inc., filed May 6, 2005
	68.	Supplemental Subpoena in a Civil Case for Scantibodies Clinical Laboratory, Inc., filed May 6, 2005
1	69.	Scantibodies' Ex Parte Application Requesting Correction of Order Denying Defendants' Motion For Summary Judgment of Invalidity, filed May 9, 2005
	70.	Declaration of Katherine L. Parker in Support of Scantibodies' Ex Parte Application Requesting Correction of Order Denying Defendants' Motion For Summary Judgment of Invalidity, filed May 9, 2005
	71.	[Proposed] Order Granting Scantibodies' Ex Parte Application Requesting Correction of Order Denying Defendants' Motion For Summary Judgment of Invalidity, filed May 9, 2005
T	72.	Transcript of Motion In Limine Hearing/Pretrial Conference, May 9, 2005
	73.	Transcript of Motions In Limine Hearing, May 10, 2005
1	74.	Transcript of Motions In Limine Hearing, May 11, 2005
	75.	Scantibodies Clinical Laboratory, Inc., and Scantibodies Laboratory, Inc.'s Second Supplemental Exhibit List, filed May 11, 2005
\top	76.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Vivian Shen, filed May 11, 2005
	77.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Stephen Scheibel, filed May 11, 2005
	78.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Dr. Richard Lemer, filed May 11, 2005
	79.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Randolph Wall, Ph.D., filed May 11, 2005
	80.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Mark Gray, filed May 11, 2005
	81.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Allen Garrett, filed May 11, 2005
1	82.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Steven Jones, filed May 11, 2005
T	83.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Zan Yang, filed May 11, 2005
1	84.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Thomas G. Wiseman, filed May 11, 2005
	85.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Damon Cook, filed May 11, 2005
1	86.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Frank Hall, filed May 11, 2005
1,	87.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Janet Sharp, filed May 11, 2005
₩	88.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Michael Nordstrom, filed May 11, 2005

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Sheet	4	of	6	Attorney Docket Number	532212000623	

\sim	89.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Thomas Cantor, filed May 11, 2005
1	90.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Dr. J. Stuart Woodhead, filed May 11, 2005
	91.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Ping Gao, filed May 11, 2005
	92.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Scantibodies Laboratory, Inc., filed May 11, 2005
	93.	Objections to Nichols' Subpoena in a Civil Case and Request for Production of Documents to Scantibodies Clinical Laboratory, Inc., filed May 11, 2005
	94.	Objections to Nichols' Supplemental Subpoena in a Civil Case and Request for Production of Documents to Ping Gao, filed May 11, 2005
	95.	Objections to Nichols' Supplemental Subpoena in a Civil Case and Request for Production of Documents to Scantibodies Laboratory Inc., filed May 11, 2005
	96.	Objections to Nichols' Supplemental Subpoena in a Civil Case and Request for Production of Documents to Scantibodies Clinical Laboratory Inc., filed May 11, 2005
	97.	Stipulation and [Proposed] Order RE Early Access to Courtroom 2 and Set Up of Audio Visual Equipment, filed May 11, 2005
	98.	Scantibodies' Proposed Voir Dire Questions, filed May 12, 2005
\neg	99.	Nichols Proposed Voir Dire Questions, filed May 12, 2005
1-	100.	Transcript of Status Conference, May 12, 2005
	101.	Scantibodies' Supplemental Briefing in Support of Scantibodies' Motion in Limine No. 5 RE
	102.	Plaintiff's Memorandum Concerning Freedom of Contract and Retroactivity (In Connection with Defendant's Motion in Limine #5), filed May 13, 2005
	103.	Nichols' Amended Exhibit List To Memorandum of Fact and Law, filed May 13, 2005
	104.	Scantibodies' Trial Brief on Inequitable Conduct, filed May 13, 2005
	105.	Response to Trial Subpoena Request For Production For Claude Arnaud, M.D., filed May 16, 2005
	106.	Response to Trial Subpoena Request For Production For Larry W. Evans, filed May 16, 2005
\dashv	107.	Response to Trial Suppoena Request For Production For Gerald H. Bjorge, filed May 16, 2005
	108.	Response to Trial Suppoena Request For Production For Ellen S. Vitetta, filed May 16, 2005
	109.	Response to Trial Subpoena Request For Production For Joseph O. Falkinham, filed May 16, 2005
	110.	Scantibodies Clinical Laboratory, Inc., and Scantibodies Laboratory, Inc.'s Third Supplemental Exhibit List, filed May 16, 2005
	111.	Notice of Deposition of Alian Garret, filed May 16, 2005
	112.	Notice of Deposition of Stephen Jones, filed May 16, 2005
1	113.	Notice of Document Discrepancies, Supplemental Exhibit List, filed by Scantibodies, May 17, 2005
	114.	Notice of Document Discrepancies, Supplemental Briefing, filed by Scantibodies, May 17, 2005
$\neg \vdash$	115.	Scantibodies' Objections to Nichols' Amended Exhibit List, filed May 17, 2005
_	116.	Bench Trial Transcript – Volume I, May 16, 2005
	117.	Bench Trial Transcript – Volume II, May 17, 2005
	1118.	Bench Trial Transcript - Volume III, May 18, 2005

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Λ	ノ	120.	Bench Trial Transcript - Volume V, May 23, 2005
U^-		121.	Bench Trial Transcript - Volume VI, May 24, 2005
		122.	Bench Trial Transcript - Volume VII, May 25, 2005
		123.	Bench Trial Transcript – Volume VIII, May 27, 2005
\neg		124.	Order on Motion In Limine Nichols No. 3, filed May 19, 2005
		125.	Nichols' Objections to Scantibodies' Amended Exhibit Lists, filed May 20, 2005
十		126.	[Proposed] Jury Instructions of Plaintiff Nichols, filed May 25, 2005
T		127.	Nichols Institute Diagnostics, Inc.'s [Proposed] Verdict Form Regarding Infringement and Validity, filed May 25, 2005
		128.	Nichols Institute Diagnostics, Inc.'s [Proposed] Verdict Form Regarding Damages and Willfulness, filed May 25, 2005
1		129.	Scantibodies' Notice of Motion and Motion for Judgment on Inequitable Conduct and Invalidity, filed May 25, 2005
1		130.	Scantibodies' Memorandum of Points and Authorities in Support of Motion for Judgment on Inequitable Conduct and Invalidity, filed May 25, 2005
†		131.	Declaration of Katherine L. Parker in Support of Scantibodies' Motion for Judgment on Inequitable Conduct and Invalidity, filed May 25, 2005
╅		132.	Scantibodies' Proposed Jury Instructions, filed May 25, 2005
十		133.	Scantibodies' Proposed Jury Instructions on Damages and Willfulness, filed May 25, 2005
+		134.	Scantibodies' Proposed Special Verdict Form, filed May 25, 2005
╈		135.	Scantibodies' Proposed Special Verdict Form on Damages and Willfulness, filed May 25, 2005
†		136.	Notice of Document Discrepancies, Supplemental Exhibit List filed by Scantibodies, May 26, 2005
1		137.	Scantibodies' Brief Regarding Materiality of Rejection by Foreign Patent Office, filed May 26, 2005
+		138.	Scantibodies' Bench Memorandum Requesting Corrective Jury Instruction, filed May 26, 2005
+		139.	Nichols' Second Amended Exhibit List to Memorandum of Fact and Law, filed May 27, 2005
十		140.	Jury Trial Transcript - Day 1, May 25, 2005
-+		141.	Jury Trial Transcript - Day 2, May 26, 2005
┪		142.	Jury Trial Transcript – Day 3, May 31, 2005
-1		143.	Jury Trial Transcript - Day 4, June 1, 2005
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	+-	147.	Jury Trial Transcript – Day 7, June 7, 2005
	+		Jury Trial Transcript – Day 9, June 9, 2005
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	+	149.	Jury Trial Transcript – Day 10, June 13, 2005
	+	150.	Jury Trial Transcript - Day 11, June 14, 2005
	+-	151.	Jury Trial Transcript - Day 12, June 15, 2005
	╀	152.	Jury Trial Transcript - Day 13, June 16, 2005
	4	153.	Jury Trial Transcript – Day 14, June 20, 2005
	_	154.	Jury Trial Transcript – Day 15, June 21, 2005
		155.	Jury Trial Transcript - Day 16, June 22, 2005
		156.	Jury Trial Transcript - Day 17, June 23, 2005
	1	157.	Jury Trial Transcript - Day 18, June 27, 2005
\	J	158.	Scantibodies' Proposed Supplemental Jury Instruction Regarding "Idea" of a Patent, filed June 2, 2005

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X	159.	Notice of Document Discrepancies, Second Amended Exhibit List, filed by Nichols Institute, June 3, 2005	
7	160.	Nichols' Third Amended Exhibit List to Memorandum of Fact and Law, filed June 5, 2005	
ı	161.	Nichols Institute Diagnostics, Inc.'s Notice of and Ex Parte Application for Order to File Third Amended Exhibit List to Memorandum of Fact and Law, filed June 6, 2005	
	162.	Declaration of April M. Alex in Support of Nichols' Ex Parte Application for Order to File Third Amended Exhibit List to Memorandum of Fact and Law, filed June 6, 2005	
	163.	[Proposed] Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File Its Third Amended Exhibit List to Memorandum of Fact and Law, filed June 6, 2005	
	164.	Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc.'s Fourth Supplemental Exhibit List, filed June 6, 2005	
	165.	Scantibodies' Second Proposed Supplemental Jury Instruction (Regarding Inventorship), filed June 8, 2005	
	166.	Scantibodies' Amended Proposed Special Verdict Form, filed June 8, 2005	
	167.	Nichols Institute Diagnostics, Inc.'s Notice of and Ex Parte Application for Order to File Its [Proposed] Second Supplemental Jury Instructions of Plaintiff Nichols, filed June 9, 2005	
	168.	Declaration of Joshua G. Gigger in Support of Nichols' Ex Parte Application for Order to File [Proposed] Second Supplemental Jury Instructions of Plaintiff Nichols, filed June 9, 2005	
H	169.	[Proposed] Second Supplemental Jury Instructions of Plaintiff Nichols, filed June 9, 2005	
	170.	[Proposed] Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File [Proposed] Second Supplemental Jury Instructions of Plaintiff Nichols, filed June 9, 2005	
	171.	Deposition of Knut Adermann, Exhibit No. 11	
	172.	Deposition of James T. Carmichael, Exhibit No. 15	
	173.	Deposition of Roger T. Frost, Exhibit No. 18	
	174.	Deposition of Allen Garrett, Exhibit 20	
	175.	Deposition of Allen Garrett Vol. 2, Exhibit No. 21	
	176.	Deposition of Michael Harder, Exhibit No. 23	
	, 177.	Deposition of Dieter Hock, Exhibit No. 24	
	/ 178.	Deposition of Hartmut H. Malluche, No. 27	
	179.	Deposition of Vivian Shen, Exhibit No. 34	
	180.	Deposition of Ellen S. Vitetta, Exhibit No. 35	
V	181.	Judgment Following Court and Jury Trial, Filed June 29, 2005	

^{*}EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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¹Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English language Translation is attached.

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	NON PATENT LITERATURE DOCUMENTS – SUBJECT TO PROTECTIVE ORDER							
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²					
Memorandum of Points and Authorities in Support of Scantibodies' Motion for Summary Judgment of Invalidity and Noninfringement, filed February 18, 2005								
	2.	Declaration of Katherine L. Parker in Support of Scantibodies' Motion For Summary Judgment of Invalidity and Noninfringement, with Exhibits 1-39, filed February 18, 2005						
	3.	Nichols Institute Diagnostics, Inc.'s Opposition to Motion For Summary Judgment of Invalidity and Non-Infringement, filed March 7, 2005						
	4.	Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Motion For Summary Judgment of Invalidity and Non-Infringement, with Exhibits A-E, filed March 7, 2005						
	5.	Declaration of Katherine L. Parker in Support of Scantibodies' Reply Motion For Summary Judgment of Invalidity and Noninfringement, with Exhibits 1-4, filed March 14, 2005						

^{*}EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Date 1/23/05 Examiner Signature sd-273642

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1	20.	World Wide, Birmingham (1994) pp.4		inesis, Epion (ed.), Mayriowei	
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Complete if Known Substitute for form 1449/PTO 10/617,489 Application Number July 10, 2003 INFORMATION DISCLOSURE Filing Date Thomas L. CANTOR STATEMENT BY APPLICANT First Named Inventor 1641 Art Unit (Use as many sheets as necessary) C. Cheu Examiner Name 532212000623 10 Attorney Docket Number Sheet

			U.S. PA	TENT DOCUMENTS	
Examiner Initials	Cite No.1	Document Number Number-Kind Code ² (# known)	Publication Date MM-DD-YYYY		Pages, Columns, Unes, Where Relevant Passages or Relevant . Figures Appear
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	10.	WO-00/42437	07-20-2000 05-15-2003	Thomas Cantor Thomas Cantor				
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"EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. English tanguage the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. Applicant is to place a check mark here if English tanguage Translation is attached.

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Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the Item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²
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	66.	Request for Reexamination Under 37 C.F.R. § 1.510 for US Patent No. 6,030,790, filed	
/		February 4, 2005 Ex Parte Reexamination Communication Transmittal Form for US Patent No. 6,030,790, and Ex Parte Reexamination Communication Transmittal Form for US Patent No. 6,030,790, and	
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	68.	Complaint for Patent Infringement, Nichols Institute Diagnostics, Inc. v. Scanning Complaint for Patent Infringement, Nichols Institute Diagnostics, Inc. v. Scanning Complaint for Patent Infringement, Nichols Institute Diagnostics, Inc. v. Scanning Complaint of California Case No. 02 CV 0046 B (LAB)	
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	69.	Answer and Counterclaims of Defendants Scalabodies	
	100.	Scantibodies Laboratory, Inc., filed May 9, 2002 Scantibodies Laboratory, Inc., filed May 9, 2002 Notice of Motion and Motion for Summary Judgment Pursuant to 35 U.S.C. § 102(f) for	
	70.	Notice of Motion and Motion for Sulfilliary 3003	
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-	71.	Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory Pursuant to 35 U.S.C. §	
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1	1/3.	Counterclaims, filed May 29, 2002 Counterclaims, filed May 29, 2002 Counterclaims, filed May 29, 2002	_
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	83.	Plaintiff's Sur-Reply, filed August 20, 2002 Plaintiff's Sur-Reply, filed August 20, 2002	┪
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<u>'</u>	11	20, 2002 Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc.'s Notice of Appeal,	
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١		Notice of Document Discrepances repeated Scantibodies on May 9, 2002, notice dated October 15, 2002 Scantibodies on May 9, 2002, notice dated October 15, 2002 Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory, Inc. and Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory, Inc. and Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory, Inc. and Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory, Inc. and Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory, Inc. and	
	89.	Answer and Counterclaims of Defendants Scantibodies Clinical Laboratory Inc. to Nichols' Amended Complaint for Patent Infringement, filed	
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l	J	Counterclaims, filed November 4, 2002 Plaintiffs' Brief on Claim Construction for the '790 Patent, filed November 12, 2002 Plaintiffs' Brief on Claim Construction for the '790	_
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7	94.	Declaration of M. Andrew Woodmansee in Support of Scantibodies Clinical Scantibodies Laboratory Inc.'s Claim Construction Brief for U.S. Patent No. 6,030,790, and Scantibodies Laboratory Inc.'s Claim Construction Brief for U.S. Patent No. 6,030,790,	
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		filed November 12, 2002 Declaration of Dr. Richard A. Lemer in Support of Scantibodies Clinical Laboratory, Inc. and Declaration of Dr. Richard A. Lemer in Support of Scantibodies Clinical Laboratory, Inc. and Declaration of Dr. Richard A. Lemer in Support of Scantibodies Clinical Laboratory, Inc. and	
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- 1	100.	Southern District of Florida, Miami Division	┞
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_			6,030,790, filed January 8, 2003	1
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1	$\stackrel{\smile}{\cdot}$	109.	Notice of Document Discrepancies, filed January 10, 2003 Notice of Document Discrepancies, filed January 10, 2003	1
μ	╌	110.	Notice of Document Discrepancies, filed January 10, 2003 Scantibodies Clinical Laboratory Inc. and Scantibodies Laboratory Inc.'s Brief in Advance of Scantibodies Clinical Laboratory Inc. and Scantibodies Carrier" and "Peptide" for U.S. Patent No.	1
	1	110.	I tanuary 30, 2003 Hearing on the Territa Suitable Samo	1
1	1	1	6,030,790, filed January 22, 2003	1
I —	├ ──	111.	6,030,790, filed January 22, 2003 Declaration of M. Andrew Woodmansee in Support of Scantibodies Clinical Laboratory, Inc.	1
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1		l	and Scantibodies Laboratory, Inc.'s Brief in Advance of January 30, 2000 filed January 22, Terms "Suitable Carrier" and "Peptide" for the U.S. Patent No. 6,030,790, filed January 22,	1
	i	1	2003 Construction Brief.	1
\vdash	 	112.	2003 Plaintiff Nichols Institute Diagnostics, Inc.'s Second Supplemental Claim Construction Brief,	┛
ì	l	1	filed January 22, 2003	1
\vdash	-	113.	Declaration of Vicki G. Norton in Support of Plantin's Second September 2013	
		1	Construction for the '790 Patent, filed January 22, 2003 Construction for the '790 Patent, filed January 22, 2003 Declaration of Dr. Leonard J. Deftos in Support of Plaintiff Nichols Institute Diagnostics, Inc.'s	7
\vdash	_	114.	Declaration of Dr. Leonard J. Denos in Support of January 22, 2003	
1	ì	1	Second Supplemental Claim Construction Brief, filed January 22, 2003 Notice of Motion and Motion for Summary Judgment Pursuant to 35 U.S.C. § 102(b), filed	
 	t —	115.	Notice of Motion and Motion for Summary Sudgment and Summary	_
	1		February 25, 2003	4
		116.	Memorandum of Points and Authorities in Support of Motion for Summary Gogston to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and Scantibodies to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and Scantibodies	1
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1	1		Laboratory, Inc., filed February 25, 2005	- 1
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- 1	1	ł	to 35 U.S.C. § 102(b) by Defendants Scannibolics Smith	-1
1	1 _		Laboratory, Inc., filed February 25, 2003 Laboratory, Inc., filed February 25, 2003 Declaration of Richard A. Lerner, M.D., in Support of Motion for Summary Judgment Pursuant Declaration of Richard A. Lerner, M.D., sontibodies Clinical Laboratory, Inc. and Scantibodies	- 1
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	1	119.	Declaration of J. Stuart Woodhead, Ph.D., in Support of Motion for Schmistry Pursuant to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and Pursuant to 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and	
- 1	1	1	Scantibodies Laboratory, Inc., filed February 25, 2003 Scantibodies Laboratory, Inc., filed February 25, 2003	
L			Scantibodies Laboratory, Inc., filed February 25, 2003 Declaration of Andrew William Smith in Support of Motion for Summary Judgment Pursuant to Declaration of Andrew William Smith in Support of Motion for Summary Judgment Pursuant to	
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- 1	- 1	- 1	Laboratory, Inc., filed February 25, 2003	
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- 1	- 1	121.	ILLS C. & 102(b) by Defendants Scandbodies Children	
l	1		Laboratory, Inc., filed February 25, 2003	
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- 1		1 1'27	Motion for Reconsideration of Courts Water 10, 2000 Class	
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INFORMATION DISCLOSURE				First Named Inventor Thomas L. CANTOR		
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71		Order Construing Patent Claims and Terms for Jury Trial, filed March 24, 2003
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	127.	the Alternative, 35 U.S.C. § 103(a), filed April 2, 2003
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-	128.	Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc. a Support of Motion for Summary Judgment Pursuant Memorandum of Points and Authorities in Support of Motion for Summary Judgment Pursuant Memorandum of Points and Authorities 35 LLS C. § 102(a), filed April 2, 2003
١١	\	Memorandum of Points and Authorities in Supports 10 35 U.S.C. § 102(b), or in the Alternative, 35 U.S.C. § 102(a), filed April 2, 2003 10 35 U.S.C. § 102(b), or in the Alternative by Defendants' Motion for Reconsideration of the
	100	to 35 U.S.C. § 102(b), or in the Alternative, 35 U.S.C. § 102(a), files April 2, solution of the Nichols Institute Diagnostics, Inc. Opposition to Defendants' Motion for Reconsideration of the Nichols Institute Diagnostics, Inc. Opposition Patent Claims and Terms for Jury Trial, filed April 8,
1	129.	Nichols Institute Diagnostics, Inc. Opposition to Defendants Modern Processing Patent Claims and Terms for Jury Trial, filed April 8, Court's March 10, 2003 Order Construing Patent Claims and Terms for Jury Trial, filed April 8,
1 1		Court's March 10, 2000 Class Court San Court S
L		2003 Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc. Opposition to Declaration of Julia A. Miller in Support of Nichols Institute Diagnostics, Inc. Opposition to
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1 1	1	Patent Claims and for Jury Trial, filed April 8, 2003 Patent Claims and for Jury Trial, filed April 8, 2003
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11	1	Construing Patent Claims and Terms for Jury Trial, filed April 8, 2003 Construing Patent Claims and Terms for Jury Trial, filed April 8, 2003
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	132.	Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc. a
1 1	1	to Motion for Reconsideration of Court's Indiana.
11	1	Terms for Jury Trial, filed April 14, 2003 Order Granting Motion for Reconsideration and Confirming Original Order Construing Patent Order Granting Motion for Reconsideration and Confirming Original Order Construing Patent
	133.	Order Granting Motion for Reconstitution and Committing State April 29 2003
11 _		Claims Filed March 10, 2003, filed April 29, 2003 Claims Filed March 10, 2003, filed April 29, 2003 Nichols Institute Diagnostics, Inc.'s Opposition to Motion for Summary Judgment Pursuant to
Π	134.	Nichols Institute Diagnostics, Inc.'s Opposition to Nichols Institute Diagnostics, Inc.'s Opposition to Nichols Institute Diagnostics, Inc.'s Opposition to Nichols Institute Diagnostics, Inc. S 103(a) by Defendants Scantibodies 35 U.S.C. § 102(b) or in the Alternative 35 U.S.C. § 103(a) by Defendants Scantibodies
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11	1	Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc., filed May 7, 2003 Clinical Laboratory, Inc. and Scantibodies Laboratory, Inc., filed May 7, 2003
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11	1	§ 103(a) by Defendants Scantibodies Clinical Laboratory, into the Communication of the Commun
11		Inc, filed May 7, 2003
1	136.	Inc, filed May 7, 2003 Declaration of Leonard J. Deftos in Support of Nichols Institute Diagnostics' Opposition to Motion for Summary Judgment Pursuant to 35 U.S.C. § 102(b), or in the Alternative, 35 U.S.C.
11		Motion for Summary Judgment Pursuant to 35 d.S.S. § 102(5), 6 mmary Judgment To 35 d.S.S. § 102(5), 6 mmary Judgment To 35 d.S. § 102(5), 6 mmary Judgment To 35 d.S.S. § 102(5), 6 mmary Judgment To 35 d.S. § 102(5), 6 mmary Judgment To 35 d
11		§ 103(a), filed May 7, 2003 Declaration of Douglas E. Olson in Support of Nichols' Application Under Federal Rule of Civil
	137.	Declaration of Douglas E. Olson in Support of Nichols Application of Douglas E. Olson in Support of Ni
. 1 1		Procedure 56(f), filed May 7, 2003
	138.	Declaration of Peter R. Munson in Support of Nations installed by the Alternative 35 U.S.C.
1 1		Declaration of Peter R. Munson in Support of Nicios Institute Diagnost 2015 and State 2015 and S
11	1	§ 103(a) by Defendants Scantibodies Clinical Laboratory, inc. and Ostanto
1 1	1	Inc., filed May 8, 2003
1	139.	Inc., filed May 8, 2003 Nichols Institute Diagnostics, Inc.'s Response to Defendants' Statement of Undisputed Nichols Institute Diagnostics, Inc.'s Response to Defendants' Statement of Undisputed
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	1	Alternatively Under 35 U.S.C. § 103(a), filed May 8, 2003 Alternatively Under 35 U.S.C. § 103(b), filed May 8, 2003
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1 1	. ' - "	land Smith Declarations Submitted by Deletidants in Support of Marketing
		Judgment, filed May 8, 2003
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1 1	'-'	Nichols Institute Diagnostics, Inc.'s Memorandum in Support of Motion for Summary Linden, and Smith Declarations Submitted by Defendants in Support of Motion for Summary
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IN	STATEMENT BY APPLICANT (Use as many sheets as necessary)			First Named Inventor	Thomas L. CANTOR		
S				Art Unit	1641		
				Examiner Name	C. Cheu		
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		is Support of Motion for Summary Judgment
$\overline{\wedge}$	143.	Reply Declaration of M. Andrew Woodmansee in Support of Motion for Summary Judgment Reply Declaration of M. Andrew Woodmansee in Support of Motion for Summary Judgment 1. (2004)
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	144.	Pursuant to 35 U.S.C. § 102(b), or in the Alternative Street, Judgment Pursuant to 35 U.S.C. § Declaration of Paul Ayris in Support of Motion for Summary Judgment Pursuant to 35 U.S.C. § Declaration of Paul Ayris in Support of Motion for Summary Judgment Pursuant to 35 U.S.C. §
1	1,44.	Declaration of Paul Ayris in Support of Motion for Sunitrary 300g/ment 1 102(b) by Defendants Scantibodies Clinical Laboratory, Inc., 102(b) by Defendants Scantibodies Clinical Laboratory, Inc.
1	1	filed May 14, 2003
┼	145.	
I	145.	Declaration of Marianne Kranenborg in Support of Modern to Standards Standards Scantibodies Clinical Laboratory, Inc. and Scantibodies 35 U.S.C. § 102(b) by Defendants Scantibodies Clinical Laboratory, Inc. and Scantibodies
l		Laboratory, Inc., filed May 14, 2003 Laboratory, Inc., filed May 14, 2003
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l	146.	Declaration of Roderick Morrison in Support of Woodshield Schmidt Schm
1		Laboratory Inc, filed May 14, 2003
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1	147.	Scantibodies Clinical Laboratory, Inc. and Scantibodies Clinical Laboratory, Inc. and Smith, filed May 14, 2003 Nichols' Motion to Strike Affidavits of Briggs, Linden, and Smith, filed May 14, 2003 Nichols' Motion to Strike Affidavits of Briggs, Linden, and Smith, filed May 14, 2003
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1	148.	Objections to Declaration of Julia Miller, filed May 14, 2003 Objections to Declaration of Julia Miller, filed May 14, 2003
		Objections to Declaration of Julia Miller, filed May 14, 2005 Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion to Strike the Kranenborg Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion to Strike the Kranenborg Nichols Institute Diagnostics, Inc.'s Notice of Reply to Nichols' Opposition to Motion for
1	149.	Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion to Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted by Defendants in Support of Reply to Nichols' Opposition to Motion for Declaration Submitted Support of Reply to Nichols' Opposition Submitted Support Opposition Submitted Support Opposition Submitted Submitted Support Opposition Submitted Submitt
1	1	Declaration Submittee by Determination 16 3003
		Summary Judgment, filed May 16, 2003 Summary Judgment, filed May 16, 2003 Nichols Institute Diagnostics, Inc.'s Memorandum in Support of Motion to Strike the Nichols' Institute Diagnostics, Inc.'s Memorandum in Support of their Reply to Nichols'
Т	150.	Nichols Institute Diagnostics, Inc. s Memorandam Support of their Reply to Nichols' Kranenborg Declaration Submitted by Defendants in Support of their Reply to Nichols'
1		Kranenborg Declaration Submitted by Defendant 11 of 2003
١		Opposition to Motion for Summary Judgment, filed May 16, 2003 Opposition to Motion for Summary Judgment, filed May 16, 2003 Nichols Institute Diagnostics, Inc.'s Errata Sheet Regarding Responses to Scantibodies'
丁	151.	Nichols Institute Diagnostics, Inc.'s Erfata Steet Regarding 1005
.	1	Undisputed Fact Nos. 6 and 41, filed May 20, 2003 Undisputed Fact Nos. 6 and 41, filed May 20, 2003
7	152.	Undisputed Fact Nos. 6 and 41, filed May 20, 2003 Scantibodies Clinical Laboratory, Inc. and Scantibodies Laboratory Inc.'s Objections to Nichols Scantibodies Clinical Laboratory, Inc. and Scantibodies Possess to Scantibodies' Undisputed
1		Institute Diagnostics, Inc's Errata Sheet Regarding Responses to Secure 1
	1	Fact Nos. 6 and 41, filed May 21, 2003
+	153.	Order Denving Defendants' Motion for Summary Sudgment and Status Status
- 1		Adjudication, filed June 2, 2003
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- 1		and Failure to Join an Indispensable Party of, in the Alternative, to self-
		Pursuant to FRCP 19, filed July 16, 2003
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- 1	1.00.	
1	1	Pleadings for Lack of Standing and Failure Bursuant to FRCP 19, filed July 16, 2003 Alternative, to Join a Necessary Party Pursuant to FRCP 19, filed July 16, 2003
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1	130.	Nichols Institute Diagnostics, Inc. s Opposition to Join an Indispensable Party or, In the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, In the
- 1	1	Attemptive to Join a Necessary Party Pursually to Troit 10, 1100
\dashv	157.	Declaration of K. Ramakrishnan, filed September 10, 2000
-		Declaration of Randall Ringold, filed September 16, 2005
-	158.	Declaration of Dr. Michael Harder, filed September 18, 2003 Declaration of Dr. Michael Harder, filed September 18, 2003
	159.	
	160.	Reply in Support of Scantibodies' Motion for Judghtent on the Alternative, to Join a Necessary Party and Failure to Join an Indispensable Party or, the Alternative, to Join a Necessary Party
	- 1	Pursuant to FRCP 19, filed September 24, 2003
	161	Declaration of Thomas Cantor in Support of Scantor Indispensable Party or, in the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the Pleadings for Lack of Standing and Failure to Join an Indispensable Party or, in the
	1/	Pleadings for Lack of Standing and Pallure want to FRCP 19, filed September 24, 2003
IJ		Alternative, to Join a Necessary Party Pursuant Motion and Motion to Permit Service of its
V	162	Nichols Institute Disgnostics, Inc.'s Notice of Motion and Motion to 1 State of Motion and
1 -	/	Supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental Amended Complaint Under F.K.C.F. 19(4), most vertical and the supplemental and the
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	STATEMENT B			First Named Inventor	Thomas L. CANTOR	
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163	l N	Memorandum of Points and Authorities in Support of Nichols Institute Diagnostics, Inc.'s Motion to Permit Service of its Supplemental Amended Complaint Under F.R.C.P. 15(d), filed
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164	<u> </u>	Order Granting Defendants' Motion on the Pleadings and Dismissing Case with Leave to
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165		Amend, filed December 1, 2003 Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion for Leave to File Amended
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1-140		Nichela Instituta Diagnostics Inc.'s Memorandum of Politis and Additionals in Support
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1		Sealing Exhibit 2 to its Second Amended Complaint, Exhibit 1 to its Second Amended Miller in Support of Nichols Institute Diagnostics, Inc.'s Motion for Leave to File Amended
lacksquare		Complaint, filed January 26, 2004 Declaration of Julia A. Miller in Support of Nichols' Ex Parte Application for Order Sealing Declaration of Julia A. Miller in Support of Nichols' Ex Parte Application of Julia A. Miller in
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1	Į!	Exhibit 2 to its Second Amended Complaint, Exhibit A with Bottle Amended Complaint, Support of Nichols Institute Diagnostics, Inc.'s Motion for Leave to File Amended Complaint,
1.1	1	Support of Nichols Institute Diagnostics, Inc. s Michol No. 2007 to 1
		filed January 26, 2004
16	39.	Scantibodies' Notice of Motion and Motion for Judgment on the Pleadings for Lack of Standing
1 1_		and for Attorneys' Fees, filed January 26, 2004
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11"		Nichols Institute Diagnostics, Inc.'s Reply to Scantibodies East-act, Inc.'s Opposition to Motion for Leave to File Amended Complaint, filed
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1 1"		Scantibodies Laboratory Inc. and Scantibodies Clinical Laboratory, mos opposition to
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- - -	75.	Order Granting Plaintiff's Motion for Leave to File a Supplemental Amended Complaint, filed
1 1'	13.	
+	76.	Order Denying Defendant's Motion for Judgment on the Pleadings and Denying Defendant's
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ין ן	77 .	Answer and Counterclaims of Defendants Scandbodies Complaint for Patent Infringement, Scantibodies Laboratory, Inc. to Nichols' Second Amended Complaint for Patent Infringement,
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4-		Plaintiff/Counter-defendant Nichols Institute Diagnostics, Inc.'s Reply to Defendants'
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		Counterclaim, filed April 26, 2004 Notice of Motion and Motion for Nichols Institute Diagnostics, Inc.'s Motion for Summary Notice of Motion and Motion for Nichols Institute Diagnostics, Inc.'s Motion for Summary Notice of Motion and Motion for Nichols Institute Diagnostics, Inc.'s Motion for Summary Notice of Motion and Motion for Nichols Institute Diagnostics, Inc.'s Motion for Summary
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		Judgment That the 750 Patent Claims are Valid and Inflinged, Inc.'s Memorandum of Points and Authorities In Support of Nichols Institute Diagnostics, Inc.'s
T 11	180.	Memorandum of Points and Authorities in Support of Nicinia are Valid and Infringed, filed
1 1		Memorandum of Points and Authorities in Support of Motion for Summary Judgment that the '790 Patent Claims are Valid and Infringed, filed
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\mathcal{N}		Declaration of John E. Peterson in Support of Micros Instatut of Summary Judgment that the '790 Patent Claims are Valid and Infringed, filed February 28,
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	TATEMENT E			First Named Inventor	Thomas L. CANTOR	
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	(Use as many sh	eets as	necessary)	Examiner Name	C. Cheu	
Shoot Q of 10			10	Attorney Docket Number	532212000623	
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	182.	Declaration of Shelby J. Hall, Ph.D., in Support of Nichols Institute Diagnostics, Inc.'s Motion for Summary Judgment that the '790 Patent Claims are Valid and Infringed, filed February 28,	
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\prod	183.	2005 Declaration of Joseph O. Falkinham III, Ph.D., in Support of Nichols Institute Diagnostics, Inc.'s Motion for Summary Judgment that the '790 Patent Claims are Valid and Infringed, filed	
1	184.	the state of the s	
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1	l	Regarding United States Patent No. 6,030,730 and Defendants' Motion to Sequence Evidence of Liability and Damages at Trial, filed March 30, Defendants' Motion to Sequence Evidence of Liability and Damages at Trial, filed March 30,	
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┷	ļ.,	2005 Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Motion to Scantibodies' Notice of Motion and Motion for Reconsideration of Order Denying Moti	
ľ	187.	Scantibodies' Notice of Motion and Motion for Reconsideration Under 28 U.S.C. § 1292(b), filed April 1, Stay, or in the Alternative, Motion for Certification Under 28 U.S.C. § 1292(b), filed April 1,	
1	į.	Stay, or in the Alternative, Motion for Scrames and Stay	
		2005 Memorandum of Points and Authorities in Support of Scantibodies' Motion for Reconsideration Memorandum of Points and Authorities in Support of Scantibodies' Motion for Certification Under 28 U.S.C.	
T	188.	Memorandum of Points and Authorities in Support of Scantibodies in Scantibodies in Support of Scantibodies in Scan	1
1		of Order Denying Motion to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to Stay, or in the Alternative, Wolden to Continue to	1
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\top	189.	§ 1292(b), filed April 1, 2005 Declaration of M. Andrew Woodmansee in Support of Scantibodies' Motion for Declaration of M. Andrew Woodmansee in Support of Scantibodies' Motion for Certification	1
1		Deconsideration of Order Denying Motion to Stay, or in the Attendance, we have	1
1		I Inder 28 U.S.C. § 1292(b), filed April 1, 2005	╁╴
+	190.		1
+	191.	Defendants Scantihodies Clinical Laboratory, Inc., and Scantibodies Laboratory, Inc.	1
1	137.	Rebuttal Expert Witness Report By Steven Jones	╀
+-	192.	Rebuttal Expert Report of Richard A. Lemer, M.D.	╁
┼		Initial Expert Report of Randolph Wall, Ph.D.	╀
	193.	Rebuttal Expert Report of Randolph Wall, Ph.D.	4-
	194.	Expert Report of Thomas G. Wiseman, Esq.	1
	195.	Expert Report of Thomas G. Wiseman Fso.	┸
1_	196.	Supplemental Expert Report of Thomas G. Wiseman, Esq.	L
	197.	Rebuttal Expert Report of Thomas G. Wiseman, Esq.	Τ
	198.	Expert Report of J. Stuart Woodhead Ph.D., FRCPath	Т
	199.	Supplemental Report of J. Stuart Woodhead Ph.D., FRCPath	1
\neg	200.	Rebuttal Expert Report of Claude Amaud, M.D., FACE	\top
	201.	In L. W. Compet Papart of Gerald Biords	╅
\dashv	202.	Expert Report of Larry W. Evans Pursuant to Rule 20(A)(2)(B), Fed. N. GV. 7	+
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	i	Infringement, 35 U.S.C. § 271(0), filed October 20, 200 in the Immutopics, Inc., Case No. CV04-8871 GPS (MANx) United States District Court for the	- [
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		Central District of California Plaintiff Scantibodies Laboratory, Inc.'s Certificate of Interested Parties and Corporate Plaintiff Scantibodies Laboratory, Inc.'s Certificate of Interested Parties and Corporate Plaintiff Scantibodies Laboratory, Inc.'s Certificate of Interested Parties and Corporate	-
I	205	Plaintiff Scantibodies Laboratory, Inc. s Certificate of Interest	- 1
ſ	1	Disclosure Statement (red. K. Civ. Pluc. 7.1 and Octobrilla Bloads 200	_\
	1	October 26, 2004 Cases Pursuant to Central District	\top
	208	October 26, 2004 Plaintiff Scantibodies Laboratory, Inc.'s Notice of Related Cases Pursuant to Central District	- 1
/	,	Local Rule 83-1.3, filed October 26, 2004	_

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Subs	stitute for form 1449/PTO		•	Application Number	10/617,489	
	FORMATION	וח ו	SCLOSURE		July 10, 2003	
II		1 DI	ADDITOONE	First Named Inventor	Thomas L. CANTOR	
STATEMENT BY APPLICANT				Art Unit	1641	
(Use as many sheets as necessary)			necessary)	Examiner Name	C. Cheu	
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Sheet	10	of	10	Attorney Docket Number	532212000023	
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Λ		S Last Filed October 26, 2004
₩_	ノ 207.	Report on the Filing or Determination of an Action Regarding a Patent, Filed October 26, 2004
7	208.	To Complete Annual to Digintiffe (Amnisini and Countricidants, most obtained
-	209.	
	210.	Defendants' First Amended Answer to Plaintiff's Complaint and Counterclaims, filed
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+	211.	December 21, 2004 Defendants' Second Amended Answer to Plaintiff's Complaint and Counterclaims, filed
- 1	211.	
+	212.	Total visto Donate Applicate Counterlaims, filed January 27, 2005
-	213.	Joint Report of Rule 26(f) Conference of Counsel, filed February 7, 2005
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-	215.	
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\perp	217.	Why Nichols is our PTH Vendor, submitted in Defendant's Counterclaimants Immutopics, Inc. and Scantibodies' First Set of Interrogatories to Defendants 7, 2005
1	218.	
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1	219.	
┸		Immutopics, Inc. and Immutopics international, 250 (Nos. 1-4), Defendants' First Set of Interrogatories to Plaintiff Pursuant to Fed. R. Civ. P. 33 (Nos. 1-4),
1	220.	
\perp		filed March 9, 2005 Defendants' First Request for Admissions to Plaintiff Pursuant to Fed. R. Civ. P. 36 (Nos. 1-
	221.	
		11), filed March 9, 2005 Defendants' First Requests for Production of Documents and Things Pursuant to Fed. R. Civ.
	222.	
		P. 34 (Nos. 1-51), filed March 9, 2005 Stipulation and Protective Order Regarding Confidential Information, filed March 18, 2005 Stipulation and Protective Order Regarding Confidential Information, filed March 18, 2005
	223.	
	224.	Order Denying Defendants' Motion for Summary Judgment of That the Patent is Not Anticipated Patent No. 6,030,790 and Granting Summary Adjudication That the Patent is Not Anticipated Patent No. 6,030,790 and Granting Summary Adjudication That the Patent is Not Anticipated
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$\perp V$		
T	225	Order Denying Defendants' Motion for Summary Judgment of United States Patent No. Plaintiff's Motion for Summary Judgment of Infringement of United States Patent No.
ĮΛ		Plaintiff's Motion for Summary Judgment of Hamilgerhold of Summary Judgment of Sum
M		6,030,790, filed May 3, 2005

*EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English language Translation is attached.

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Examiner	(14)	Date Considered	88/2W5
Signature Sd-253297	GHW I Co	·	